						LOCATIONA MINISTRACTURA (COMPUNICACIONI)	NATIONAL STATE	C. And Control of the	***************************************
	Ca		N THE UNITED ST OR THE NORTHE	TAT RN	Filed 12/02/14 Pares DISTRICT COUR DISTRICT OF TEXA DIVISION	ige 1 or 1	Pa	ISTRICT COM PIPTEGO FILED C - 2 20	OF TEXAS
UNITE	D STA	ΓES OF AMERICA		§					
v.				§ §	CASE NO.:	R-001 EYL	K, U.S	. DISTRICT	COURT
CHASITY BOSARGE (4)				§ 8			بمسنبنسه	Deputy	M
		ortical (4)			COMMENDATION LEA OF GUILTY	314	- C	12-164	L (C
After can I determindepend guilty be to District Substantial	ed before autioning the dent base acceptible and The de	e me pursuant to Fed. It g and examining CHAS nat the guilty plea was sis in fact containing easted, and that CHASITY Mixture of Substance have sentence imposed fendant is currently in conference of the containing easted.	R. Crim.P. 11, and a SITY BOSARGE us knowledgeable and ach of the essential of BOSARGE be ad Containing a Determining a Determining and State accordingly. After sustody and should be detained pursuant	has anded velen ljud ctal be be c	entered a plea of gui- er oath concerning each oluntary and that the ments of such offense. Iged guilty of 21 U.S. ole Amount of Methal ing found guilty of the ordered to remain in cu	Ity to Count h of the sub offense(s) of therefore and therefore and the offense by ustody.	e(s) The jects is charged recomb (1), Fig., a S the d	nree of the mentioned is ed is suppo nmend that ossession V chedule II istrict judge	Indictment in Rule 11, orted by an the plea of With Intent Controlled e,
		The Government does The defendant has bee I find by clear and co other person or the cor	en compliant with the	ie c tha	t the defendant is not	likely to fl			
1. /		The Government opportunity of the Court accepts Government.	been compliant wit				earing	g upon mot	tion of the
X	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the substantial likelihood that a motion for acquittal or new trial will be granted, or (b) recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstan under § 3145(c) why the defendant should not be detained, and (2) the Court finds by evidence that the defendant is not likely to flee or pose a danger to any other person or the court finds by						the Gover ces are clear clear and	nment has arly shown convincing	
Date:	2nd da	y of December, 2014			4				

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

UNITED SPATES MAGISTRATE JUDGE